UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS

§ § §

§

§ §

CLARENCE BOUTTE, on behalf of himself § Civil Action No.: 4:19-cv-03397

and others similarly situated,

Plaintiff,

v.

HUGHES, WATTERS & ASKANASE, L.L.P.,

Defendant.

NOTICE OF SETTLEMENT

Clarence Boutte ("Plaintiff") and Hughes, Watters & Askanase, L.L.P. ("Defendant") notify the Court that they have reached an agreement in principle to settle this matter on an individual basis. The parties respectfully request that the Court allow them thirty (30) days within which to memorialize the terms of their settlement and to file a stipulation of dismissal pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure.

DATED this 23rd day of October, 2019

/s James Davidson									/s Robbie Malone
-)		,					D 111 3 6 1

James L. Davidson (pro hac vice) Robbie Malone

Attorney-in-Charge Texas Bar No. 12876450 Florida Bar No. 723371 rmalone@mamlaw.com Greenwald Davidson Radbil PLLC Eugene Xerxes Martin, IV

Texas Bar No. 24078928 5550 Glades Road, Suite 500 Boca Raton, FL 33431 xmartin@mamlaw.com

Tel: (561) 826-5477 Northpark Central, Suite 1850 8750 North Central Expressway Fax: (561) 961-5684

idavidson@gdrlawfirm.com Dallas, TX 75231

Telephone: (214) 346-2630

Facsimile: (214) 346-2631 Aaron D. Radbil Texas Bar No. 24094090

Greenwald Davidson Radbil PLLC Billy Shephard 401 Congress Avenue, Suite 1540 Texas Bar No. 18219700

Austin, TX 78701 bshepherd@spcounsel.com

Telephone: 512.803.1578 770 South Post Oak Lane, Suite 420

Fax: 561.961.5684	Houston, TX 77056
aradbil@gdrlawfirm.com	Telephone: (713) 955-4440
	Facsimile: (713) 766-6542
Counsel for Plaintiff	
	Counsel for Defendant

Certificate of Service

I HEREBY CERTIFY that a copy of the foregoing has been electronically filed on October 23, 2019, via the Court Clerk's CM/ECF system, which will provide notice to the following counsel of record:

Robbie Malone Eugene Xerxes Martin, IV Northpark Central, Suite 1850 8750 North Central Expressway Dallas, TX 75231

Billy Shephard 770 South Post Oak Lane, Suite 420 Houston, TX 77056

Counsel for Defendant

/s/ James Davidson
James L. Davidson
Greenwald Davidson Radbil PLLC